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DATE MAILED: 03/29/2006

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/719,214	11/20/2003	Behnam Moradi	303.591US2	3196
21186 759	90 03/29/2006		EXAMINER	
SCHWEGMAN, LUNDBERG, WOESSNER & KLUTH			GUHARAY, KARABI	
1600 TCF TOWER 121 SOUTH EIGHT STREET			ART UNIT	PAPER NUMBER
MINNEAPOLIS, MN 55402			2879	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	App	lication No.	Applicant(s)	
	10/	719,214	MORADI ET AL.	
Office Action Summa	ry Exa	miner	Art Unit	
	Kara	abi Guharay	2879	
The MAILING DATE of this co Period for Reply	mmunication appears	on the cover sheet	with the correspondence addre	SS
A SHORTENED STATUTORY PER WHICHEVER IS LONGER, FROM - Extensions of time may be available under the pu after SIX (6) MONTHS from the mailing date of ti - If NO period for reply is specified above, the may - Failure to reply within the set or extended period Any reply received by the Office later than three earned patent term adjustment. See 37 CFR 1.7	THE MAILING DATE (ovisions of 37 CFR 1.136(a). I nis communication. imum statutory period will apply for reply will, by statute, cause months after the mailing date of	OF THIS COMMUN n no event, however, may y and will expire SIX (6) Mo the application to become	NICATION. a reply be timely filed DNTHS from the mailing date of this commu ABANDONED (35 U.S.C. § 133).	
Status				
 Responsive to communication This action is FINAL. Since this application is in conclosed in accordance with the 	2b)☐ This actio dition for allowance ex	n is non-final. ccept for formal ma	atters, prosecution as to the me	erits is
Disposition of Claims				
4) □ Claim(s) 1-8,11-24 and 26 is/a 4a) Of the above claim(s) 5) □ Claim(s) is/are allowed 6) □ Claim(s) 1-8,11-24 and 26 is/a 7) □ Claim(s) is/are objected 8) □ Claim(s) are subject to	_ is/are withdrawn from the rejected.	m consideration.		·
Application Papers				
9) The specification is objected to 10) The drawing(s) filed on Applicant may not request that ar Replacement drawing sheet(s) inc 11) The oath or declaration is objected to	is/are: a) accepted y objection to the drawir cluding the correction is	ng(s) be held in abey required if the drawir	ance. See 37 CFR 1.85(a). ng(s) is objected to. See 37 CFR 1	` ′
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a a) All b) Some * c) None 1. Certified copies of the p 2. Certified copies of the p 3. Copies of the certified copies of the p application from the Inte	e of: riority documents have riority documents have opies of the priority do rnational Bureau (PC	e been received. e been received in cuments have bee T Rule 17.2(a)).	Application No In received in this National Sta	ge
Attachment(s)		4\ 🗀 Interviou	Summary (PTO-413)	
Notice of Netereffices offed (F10-692) Notice of Draftsperson's Patent Drawing Re Notice of Draftsperson's Patent Drawing Re Information Disclosure Statement(s) (PTO-1 Paper No(s)/Mail Date 1/11/06.		Paper No	o(s)/Mail Date Informal Patent Application (PTO-152	:)

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Amendment, filed on 1/11/2006 has been considered and entered.

Claims 1, 7-8, 11-15, 18 & 26 have been amended.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-3, 5-6,11-21, 23-24 & 26 rejected under 35 U.S.C. 102(b) as being anticipated by Doan et al. (US 5372973).

Regarding claims 1, 11-18, & 26, Doan et al. disclose a field emitter display device (see Fig 1), used for video image (computer monitor), array of field emission devices (lines 30-32 of column 1) comprising at least on emitter (13) comprising silicon (lines 10-14 of col. 3) having a coating embedded insubstantially the entirety of the surface of the at least one emitter (13, lines 34-40 of column 6) that releases electrons at a predetermined energy level, and a light emitting target comprising phosphor (phosphor layer of Fig 1) that radiates when the released electrons strike the light emitting target.

Doan et al. are silent regarding the limitations of "the coating acting in the presence of out-gassing to inhibit degradation of the at least one emitter, the outgassing including organic matter".

However, the Examiner notes that the reference discloses each and every claimed structural limitation with the recited coating material. The functions of inhibiting

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degradation of the emitter in the presence of out-gassing are consequential of the properties of the coating material and "products of identical chemical composition can not have mutually exclusive properties. A chemical composition and its properties are inseparable." See MPEP 21 12.01. Accordingly, these functional limitations are inherently possessed by the coating material of Doan et al.

The Examiner further notes that etching and patterning an emitter layer form the emitters comprising silicon. As is well known in the manufacture of emitters, an etching process leaves a roughened surface with micro-pores formed at the etched surface. Hence, the coating deposited over the emitter is formed at said roughened surface and micro-pores. That is, the coating is embedded in the surface of the emitter.

Claims 2-3 are rejected over the reasons in claim 1.

Regarding claims 5-6, Doan et al. disclose that the coating material is a silicide compound (barium, chromium silicide) and also disclose that the coating material is a metal nitride (Cesium, rubidium, tantalum nitride, lines 34-40 of column 6).

Referring to claims 19-21, the claims are rejected over the reasons stated in the rejection of claim 18.

Regarding claims 23-24, Doan et al. disclose that the video display being a flat panel display (Col 1, lines 27-32).

Claims 1, 4 and 6 are rejected under 35 U.S.C. 102(b) as being anticipated by Koga et al. (US 5,925,891).

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In regards to claim 1, Koga discloses a field emitter display device (see at least Figs. I(a) and 5(a)), comprising, at least one emitter 17 comprising silicon having a coating 20 (23) comprising TiN (see at least Col. 10, lines 55-61) embedded in substantially the entirety of the surface of the at least one emitter that releases electrons at a predetermined energy level. Koga is silent regarding the limitations of "the coating acting in the presence of out-gassing to inhibit degradation of the at least one emitter, the out-gassing including organic matter".

However, the examiner notes that the reference discloses each and every claimed structural limitation with the recited coating material. The functions of inhibiting degradation of the emitter in the presence of out-gassing are consequential of the properties of the coating material and "products of identical chemical composition can not have mutually exclusive properties. A chemical composition and its properties are inseparable". See MPEP 2112.01.

The Examiner further notes that etching and patterning an emitter layer form the emitters comprising silicon. As is well known in the manufacture of emitters, an etching process leaves a roughened surface with micro-pores formed at the etched surface. Hence, the coating deposited over the emitter is formed at said roughened surface and micro-pores. That is, the coating is embedded in the surface of the emitter.

In regards to claims 4 & 6, Koga discloses that the coating material is TiN (see at least Col. 10, lines 55-61).

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 4, 7-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Doan et al. (US 5372973) as applied to claim 1 above, and further in view of Takemura (US 5666020).

Regarding claims 4 & 7-8, Doan et al. disclose all the limitations of claims 7-8 (see rejection of claim 1), including silicide compound such as barium, chromium silicide, instead of claimed platinum silicide, or titanium silicide.

However, Takemura teaches that platinum or titanium silicide is suitable materials for coating polysilicon emitter tips for reducing the work function of the emitter.

Thus it would have been obvious to one having ordinary skill in the art the time the invention was made to use platinum or titanium silicide as the coating material in the device of Doan et al., since those are suitable material for lowering the work function of the emitter.

Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Doan et al. (US 5372973) as applied to claim 18 above, and further in view of Hush (US 5663742).

Doan et al. disclose the claimed invention except for the limitation of the video display being used as a camcorder viewfinder. However, in the same field of endeavor,

Hush discloses being used as a camcorder viewfinder. However, in the same field of endeavor, Hush discloses the suitability of field emitter devices as camcorder viewfinders (see Col. 1, lines 14-16). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use the FED of Forbes in a camcorder viewfinder, since Hush discloses the suitability of said displays for camcorders.

Response to Arguments

Arguments are considered but they are not persuasive.

With respect to arguments regarding rejection of claims with prior art of Koga, applicant argued that coating of Koga is not embedded, since coatings are not patterned.

However, examiner wants to points out that Koga discloses that coating material of ultra-fine particulates are deposited on the surface of cathode by sputtering, and the emitter tip is formed by etching process which leaves micro-pores on the surface thus while depositing ultra-fine particulates of coating materials are embedded in the pores of the surface.

Further arguments have been considered but are moot in view of the new grounds of rejection, necessitated by the present amendment.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP

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§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later

Contact Information

than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Karabi Guharay whose telephone number is (571) 272-2452. The examiner can normally be reached on Monday-Friday 8:30 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nimeshkumar D. Patel can be reached on (571) 272-2457. The fax phone number for the organization is (571) 273-8300

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Karabi Buharay Karabi Guharay Primary Examiner Art Unit 2879